Shalom Jacob Zachary D. Silbersher LOCKE LORD BISSELL & LIDDELL LLP Three World Financial Center New York, New York 10281-2101 Tel: (212) 415-8600

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-and-

v.

Courtney E. Barr (CE 7768) LOCKE LORD BISSELL & LIDDELL LLP 111 South Wacker Drive Chicago, Illinois 60606

Tel: (312) 443-0700 Fax: (312) 443-0336

Counsel for D&R Technology, LLC

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	Y	
In re:	Α	Chapter 11
DPH HOLDINGS CORP., <u>et al.,</u>		Case No. 05-44481 [RDD]
	Reorganized Debtors.	(Jointly Administered)
DELPHI CORPOR	ATION, <u>et al.</u> ,	
V.	Plaintiffs,	Adv. Pro. No. 07-02212 [RDD]
V.		11dv. 110. 1vo. 07-02212 [NDD]

D & R TECHNOLOGY LLC, AND D AND R TECHNOLOGY LLC,

Defendant.

CERTIFICATE OF SERVICE

The undersigned, an attorney, hereby certifies that before the hour of 4:00 p.m. (prevailing Eastern time) on November 24, 2010, she electronically filed each of the following pleadings (collectively, the "Pleadings") using the court's CM/ECF system, which will send ECF notification of the filing of the same to the parties who have filed an appearance in this case:

D&R Technology, LLC's Objection to the Reorganized Debtors' Motion for 1) Leave to File Amended Complaints [Main Docket No. 20914; Adversary Docket No. 34];

- 2) Declaration of Anthony W. Urban in Support of D&R Technology, LLC Objection to the Reorganized Debtors' Motion for Leave to File Amended Complaints [Main Docket No. 20917; Adversary Docket No. 35]; and
- 3) Supplemental Joinder Of D&R Technology, LLC (I) To Motions (i) To Vacate Prior Orders Establishing Procedures For Certain Adversary Proceedings, Including Those Commenced By The Debtors Under U.S.C. §§ 541, 544, 545, 547, 548, Or 549, And Extending The Time To Serve Process For Such Adversary Proceedings, And (ii) In The Alternative, Dismissing The Adversary Proceedings On The Grounds Of Being Barred By The Statute Of Limitations And/Or Judicial Estoppel; (Ii) Replies To Reorganized Debtors' Omnibus Response To Motions Seeking, Among Other Forms Of Relief, Orders To Vacate Certain Procedural Orders Previously Entered By This Court And To Dismiss The Avoidance Actions Against The Moving Defendants; And (Iii) Motion And Brief Of ATS Automation Tooling Systems Inc. For Relief From Fourth Order Extending Time To Serve Complaint [Main Docket No. 20918]; Adversary Docket No. 36]

The undersigned attorney further certifies that she caused each of the Pleadings to be served by the method so indicated on November 24, 2010 upon the following:

Eric B. Fisher	U.S. Trustee
BUTZEL LONG, P.C.	United States Bankruptcy Court
380 Madison Avenue, 22nd Floor	300 Quarropas Street
New York, NY 10017	White Plains, NY 10601
Fax: (212) 818-0494	BY U.S. MAIL
BY U.S. MAIL	
Chambers of Hon. Robert D. Drain	
U.S. Bankruptcy Court for the	
Southern District of New York	
300 Quarropas Street	
White Plains, NY 10601	
COURTESY COPY BY U.S. MAIL	

Dated: November 24, 2010 /s/ Courtney Engelbrecht Barr

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